110TH CONGRESS 1ST SESSION

H. R. 3171

To amend titles XIX and XXI of the Social Security Act to provide for an express lane for simplified Medicaid and SCHIP eligibility determinations for children.

IN THE HOUSE OF REPRESENTATIVES

July 25, 2007

Mr. Kagen introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend titles XIX and XXI of the Social Security Act to provide for an express lane for simplified Medicaid and SCHIP eligibility determinations for children.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Fast Track for
- 5 Healthy Children Act of 2007".

SEC. 2. STATE OPTION TO RELY ON FINDINGS FROM AN EX-2 PRESS LANE AGENCY TO CONDUCT SIM-3 PLIFIED ELIGIBILITY DETERMINATIONS. 4 (a) Medicaid.—Section 1902(e) of the Social Secu-5 rity Act (42 U.S.C. 1396a(e)) is amended by adding at the end the following: 6 7 "(13) Express Lane Option.— 8 "(A) IN GENERAL.— 9 "(i) Option to use a finding from an 10 EXPRESS LANE AGENCY.—At the option of the 11 State, the State plan may provide that in deter-12 mining eligibility under this title for a child (as 13 defined in subparagraph (F)), the State may 14 rely on a finding made within a reasonable pe-15 riod (as determined by the State) from an Ex-16 press Lane agency (as defined in subparagraph 17 (E)) when it determines whether a child satis-18 fies one or more components of eligibility for 19 medical assistance under this title. The State 20 may rely on a finding from an Express Lane 21 notwithstanding sections agency 22 1902(a)(46)(B), 1903(x), and 1137(d) and any 23 differences in budget unit, disregard, deeming 24 or other methodology, if the following require-25 ments are met:

1	"(I) Prohibition on determining
2	CHILDREN INELIGIBLE FOR COVERAGE.—
3	If a finding from an Express Lane agency
4	would result in a determination that a
5	child does not satisfy an eligibility require-
6	ment for medical assistance under this title
7	and for child health assistance under title
8	XXI, the State shall determine eligibility
9	for assistance using its regular procedures.
10	"(II) NOTICE REQUIREMENT.—For
11	any child who is found eligible for medical
12	assistance under the State plan under this
13	title or child health assistance under title
14	XXI and who is subject to premiums based
15	on an Express Lane agency's finding of
16	such child's income level, the State shall
17	provide notice that the child may qualify
18	for lower premium payments if evaluated
19	by the State using its regular policies and
20	of the procedures for requesting such an
21	evaluation.
22	"(III) COMPLIANCE WITH SCREEN
23	AND ENROLL REQUIREMENT.—The State
24	shall satisfy the requirements under (A)

and (B) of section 2102(b)(3) (relating to

1	screen and enroll) before enrolling a child
2	in child health assistance under title XXI.
3	At its option, the State may fulfill such re-
4	quirements in accordance with either op-
5	tion provided under subparagraph (C) of
6	this paragraph.
7	"(ii) Option to apply to renewals and
8	REDETERMINATIONS.—The State may apply the
9	provisions of this paragraph when conducting
10	initial determinations of eligibility, redetermina-
11	tions of eligibility, or both, as described in the
12	State plan.
13	"(B) Rules of Construction.—Nothing in
14	this paragraph shall be construed—
15	"(i) to limit or prohibit a State from tak-
16	ing any actions otherwise permitted under this
17	title or title XXI in determining eligibility for
18	or enrolling children into medical assistance
19	under this title or child health assistance under
20	title XXI; or
21	"(ii) to modify the limitations in section
22	1902(a)(5) concerning the agencies that may
23	make a determination of eligibility for medical
24	assistance under this title.

1	"(C) OPTIONS FOR SATISFYING THE SCREEN
2	AND ENROLL REQUIREMENT.—
3	"(i) In general.—With respect to a child
4	whose eligibility for medical assistance under
5	this title or for child health assistance under
6	title XXI has been evaluated by a State agency
7	using an income finding from an Express Lane
8	agency, a State may carry out its duties under
9	subparagraphs (A) and (B) of section
10	2102(b)(3) (relating to screen and enroll) in ac-
11	cordance with either clause (ii) or clause (iii).
12	"(ii) Establishing a screening
13	THRESHOLD.—
14	"(I) In general.—Under this clause,
15	the State establishes a screening threshold
16	set as a percentage of the Federal poverty
17	level that exceeds the highest income
18	threshold applicable under this title to the
19	child by a minimum of 30 percentage
20	points or, at State option, a higher number
21	of percentage points that reflects the value
22	(as determined by the State and described
23	in the State plan) of any differences be-
24	tween income methodologies used by the
25	program administered by the Express Lane

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agency and the methodologies used by the State in determining eligibility for medical assistance under this title.

"(II) CHILDREN WITH INCOME NOT ABOVE THRESHOLD.—If the income of a child does not exceed the screening threshold, the child is deemed to satisfy the income eligibility criteria for medical assistance under this title regardless of whether such child would otherwise satisfy such criteria.

"(III) CHILDREN WITH INCOME ABOVE THRESHOLD.—If the income of a child exceeds the screening threshold, the child shall be considered to have an income above the Medicaid applicable income level described in section 2110(b)(4) and to satisfy the requirement under section 2110(b)(1)(C) (relating to the requirement that SCHIP matching funds be used only for children not eligible for Medicaid). If such a child is enrolled in child health assistance under title XXI, the State shall provide the parent, guardian, or custodial relative with the following:

1	"(aa) Notice that the child may
2	be eligible to receive medical assist-
3	ance under the State plan under this
4	title if evaluated for such assistance
5	under the State's regular procedures
6	and notice of the process through
7	which a parent, guardian, or custodial
8	relative can request that the State
9	evaluate the child's eligibility for med-
10	ical assistance under this title using
11	such regular procedures.
12	"(bb) A description of differences
13	between the medical assistance pro-
14	vided under this title and child health
15	assistance under title XXI, including
16	differences in cost-sharing require-
17	ments and covered benefits.
18	"(iii) Temporary enrollment in schip
19	PENDING SCREEN AND ENROLL.—
20	"(I) In general.—Under this clause,
21	a State enrolls a child in child health as-
22	sistance under title XXI for a temporary
23	period if the child appears eligible for such
24	assistance based on an income finding by
25	an Express Lane agency.

1 "(II) DETERMINATION OF ELIGI2 BILITY.—During such temporary enroll3 ment period, the State shall determine the
4 child's eligibility for child health assistance
5 under title XXI or for medical assistance
6 under this title in accordance with this
7 clause.

"(III) PROMPT FOLLOW UP.—In making such a determination, the State shall take prompt action to determine whether the child should be enrolled in medical assistance under this title or child health assistance under title XXI pursuant to subparagraphs (A) and (B) of section 2102(b)(3) (relating to screen and enroll).

"(IV) REQUIREMENT FOR SIMPLIFIED DETERMINATION.—In making such a determination, the State shall use procedures that, to the maximum feasible extent, reduce the burden imposed on the individual of such determination. Such procedures may not require the child's parent, guardian, or custodial relative to provide or verify information that already has been provided to the State agency by an Ex-

press Lane agency or another source of in-1 2 formation unless the State agency has reason to believe the information is erroneous. 3 "(V) AVAILABILITY OF SCHIP MATCH-ING FUNDS DURING TEMPORARY ENROLL-6 PERIOD.—Medical assistance for 7 items and services that are provided to a 8 child enrolled in title XXI during a tem-9 porary enrollment period under this clause shall be treated as child health assistance 10 11 under such title. 12 "(D) OPTION FOR AUTOMATIC ENROLLMENT.— 13 "(i) IN GENERAL.—At its option, a State 14 may initiate an evaluation of an individual's eli-15 gibility for medical assistance under this title 16 without an application and determine the indi-17 vidual's eligibility for such assistance using 18 findings from one or more Express Lane agen-19 cies and information from sources other than a 20 child, if the requirements of clauses (ii) and (iii) 21 are met. "(ii) 22 Individual CHOICE REQUIRE-23 MENT.—The requirement of this clause is that

the child is enrolled in medical assistance under

this title or child health assistance under title

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1 XXI only if the child (or a parent, caretaker 2 relative, or guardian on the behalf of the child) 3 has affirmatively assented to such enrollment.

- "(iii) Information requirement.—The requirement of this clause is that the State informs the parent, guardian, or custodial relative of the child of the services that will be covered, appropriate methods for using such services, premium or other cost sharing charges (if any) that apply, medical support obligations (under section 1912(a)) created by enrollment (if applicable), and the actions the parent, guardian, or relative must take to maintain enrollment and renew coverage.
- "(E) Express lane agency defined.—In this paragraph, the term 'express lane agency' means an agency that meets the following requirements:
- "(i) The agency determines eligibility for assistance under the Food Stamp Act of 1977, the Richard B. Russell National School Lunch Act, the Child Nutrition Act of 1966, or the Child Care and Development Block Grant Act of 1990.

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1	"(ii) The agency notifies the child (or a
2	parent, caretaker relative, or guardian on the
3	behalf of the child)—
4	"(I) of the information which shall be
5	disclosed;
6	"(II) that the information will be used
7	by the State solely for purposes of deter-
8	mining eligibility for and for providing
9	medical assistance under this title or child
10	health assistance under title XXI; and
11	"(III) that the child, or parent, care-
12	taker relative, or guardian, may elect to
13	not have the information disclosed for such
14	purposes.
15	"(iii) The agency and the State agency are
16	subject to an interagency agreement limiting
17	the disclosure and use of such information to
18	such purposes.
19	"(iv) The agency is determined by the
20	State agency to be capable of making the deter-
21	minations described in this paragraph and is
22	identified in the State plan under this title or
23	title XXI.
24	For purposes of this subparagraph, the term 'State
25	agency' refers to the agency determining eligibility

- for medical assistance under this title or child health assistance under title XXI.
- 3 "(F) CHILD DEFINED.—For purposes of this
- 4 paragraph, the term 'child' means an individual
- 5 under 19 years of age, or, at the option of a State,
- 6 such higher age, not to exceed 21 years of age, as
- 7 the State may elect.".
- 8 (b) SCHIP.—Section 2107(e)(1) of such Act (42)
- 9 U.S.C. 1397gg(e)(1)) is amended by redesignating sub-
- 10 paragraph (B) and succeeding subparagraphs as subpara-
- 11 graph (C) and succeeding subparagraphs and by inserting
- 12 after subparagraph (A) the following new subparagraph:
- 13 "(B) Section 1902(e)(13) (relating to the
- 14 State option to rely on findings from an Ex-
- press Lane agency to help evaluate a child's eli-
- gibility for medical assistance).".
- 17 (c) Electronic Transmission of Information.—
- 18 Section 1902 of such Act (42 U.S.C. 1396a) is amended
- 19 by adding at the end the following new subsection:
- 20 "(dd) Electronic Transmission of Informa-
- 21 TION.—If the State agency determining eligibility for med-
- 22 ical assistance under this title or child health assistance
- 23 under title XXI verifies an element of eligibility based on
- 24 information from an Express Lane Agency (as defined in
- 25 subsection (e)(13)(F)), or from another public agency,

- 1 then the applicant's signature under penalty of perjury
- 2 shall not be required as to such element. Any signature
- 3 requirement for an application for medical assistance may
- 4 be satisfied through an electronic signature, as defined in
- 5 section 1710(1) of the Government Paperwork Elimi-
- 6 nation Act (44 U.S.C. 3504 note). The requirements of
- 7 subparagraphs (A) and (B) of section 1137(d)(2) may be
- 8 met through evidence in digital or electronic form.".
- 9 (d) Authorization of Information Disclo-
- 10 SURE.—
- 11 (1) IN GENERAL.—Title XIX of the Social Se-
- 12 curity Act is amended—
- 13 (A) by redesignating section 1939 as sec-
- 14 tion 1940; and
- 15 (B) by inserting after section 1938 the fol-
- lowing new section:
- 17 "SEC. 1939. AUTHORIZATION TO RECEIVE PERTINENT IN-
- 18 **FORMATION.**
- 19 "(a) IN GENERAL.—Notwithstanding any other pro-
- 20 vision of law, a Federal or State agency or private entity
- 21 in possession of the sources of data potentially pertinent
- 22 to eligibility determinations under this title (including eli-
- 23 gibility files maintained by Express Lane agencies de-
- 24 scribed in section 1902(e)(13)(F), information described
- 25 in paragraph (2) or (3) of section 1137(a), vital records

1	information about births in any State, and information de-
2	scribed in sections 453(i) and 1902(a)(25)(I)) is author-
3	ized to convey such data or information to the State agen-
4	cy administering the State plan under this title, to the
5	extent such conveyance meets the requirements of sub-
6	section (b).
7	"(b) Requirements for Conveyance.—Data or
8	information may be conveyed pursuant to subsection (a)
9	only if the following requirements are met:
10	"(1) The individual whose circumstances are
11	described in the data or information (or such indi-
12	vidual's parent, guardian, caretaker relative, or au-
13	thorized representative) has either provided advance
14	consent to disclosure or has not objected to disclo-
15	sure after receiving advance notice of disclosure and
16	a reasonable opportunity to object.
17	"(2) Such data or information are used solely
18	for the purposes of—
19	"(A) identifying individuals who are eligi-
20	ble or potentially eligible for medical assistance
21	under this title and enrolling or attempting to
22	enroll such individuals in the State plan; and
23	"(B) verifying the eligibility of individuals
24	for medical assistance under the State plan.

1	"(3) An interagency or other agreement, con-
2	sistent with standards developed by the Secretary—
3	"(A) prevents the unauthorized use, disclo-
4	sure, or modification of such data and other-
5	wise meets applicable Federal requirements
6	safeguarding privacy and data security; and
7	"(B) requires the State agency admin-
8	istering the State plan to use the data and in-
9	formation obtained under this section to seek to
10	enroll individuals in the plan.
11	"(c) Criminal Penalty.—A private entity described
12	in the subsection (a) that publishes, discloses, or makes
13	known in any manner, or to any extent not authorized by
14	Federal law, any information obtained under this section
15	shall be fined not more than \$1,000 or imprisoned not
16	more than 1 year, or both, for each such unauthorized
17	publication or disclosure.
18	"(d) Rule of Construction.—The limitations and
19	requirements that apply to disclosure pursuant to this sec-
20	tion shall not be construed to prohibit the conveyance or
21	disclosure of data or information otherwise permitted
22	under Federal law (without regard to this section).".
23	(2) Conforming amendment to title XXI.—
24	Section $2107(e)(1)$ of such Act $(42$ U.S.C.
25	$1397 \circ \circ (e)(1)$), as amended by subsection (b), is

1	amended by adding at the end the following new
2	subparagraph:
3	"(F) Section 1939 (relating to authoriza-
4	tion to receive data potentially pertinent to eli-
5	gibility determinations).".
6	(3) Conforming amendment to provide ac-
7	CESS TO DATA ABOUT ENROLLMENT IN INSURANCE
8	FOR PURPOSES OF EVALUATING APPLICATIONS AND
9	FOR SCHIP.—Section 1902(a)(25)(I)(i) of such Act
10	(42 U.S.C. 1396a(a)(25)(I)(i)) is amended—
11	(A) by inserting "(and, at State option, in-
12	dividuals who are potentially eligible or who
13	apply)" after "with respect to individuals who
14	are eligible"; and
15	(B) by inserting "under this title (and, at
16	State option, child health assistance under title
17	XXI)" after "the State plan".
18	(e) Effective Date.—The amendments made by
19	this section are effective on January 1, 2008.

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